

# EXHIBIT 11

FILED  
6/11/2018 4:29 PM  
Donna Kay McKinney  
Bexar County District Clerk  
Accepted By: Cynthia Gonzales

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CONTAINS SENSITIVE DATA**

**NO. 2008-CI-18856**

<b>IN THE INTEREST OF</b>	<b>§</b>	<b>IN THE DISTRICT COURT</b>
	<b>§</b>	
<b>SOFIA ELENA CANTU AND</b>	<b>§</b>	<b>150<sup>th</sup> JUDICIAL DISTRICT</b>
<b>MAYA ISABELLA CANTU</b>	<b>§</b>	
	<b>§</b>	
<b>CHILDREN</b>	<b>§</b>	<b>BEXAR COUNTY, TEXAS</b>

**SANDRA GUERRA’S ANSWER TO RODRIGO DAVID CANTU’S  
MOTION FOR ENFORCEMENT OF POSSESSION OR ACCESS**

Now comes **SANDRA GUERRA** in the above-styled and numbered cause and files this Answer to **RODRIGO DAVID CANTU’S** *Motion for Enforcement of Possession or Access*, respectfully showing the Court as follows:

***1. General Denial***

**SANDRA GUERRA** files this Answer and general denial requiring that **RODRIGO DAVID CANTU** prove all of the allegations contained in his *Motion for Enforcement of Possession or Access* by a preponderance of the evidence.

***2. Specific Denials***

**SANDRA GUERRA** further alleges that after a traumatizing incident involving **RODRIGO DAVID CANTU’S** current wife, Melody Joy Brown Cantu, and the parties’ children (and **SANDRA GUERRA** as well), **SANDRA GUERRA** and the children’s father, **RODRIGO DAVID CANTU**, had a number of communications wherein **SANDRA GUERRA** understood **RODRIGO DAVID CANTU** would not be asserting his possession periods with the children. **SANDRA GUERRA** relied on these communications and understood the children’s father had no

problems with the agreements made by the parties regarding the possession periods complained of in the subject *Motion to Enforce*.

**3. Attorney's Fees, Expenses, Costs, and Interest**

It was necessary for **SANDRA GUERRA** to secure the services of Tina Torres, a licensed attorney, to prepare and defend this suit. Judgment for reasonable attorney's fees, expenses, and costs through trial and appeal should be granted against **RODRIGO DAVID CANTU** and in favor of **SANDRA GUERRA** for the use and benefit of **SANDRA GUERRA'S** attorney and be ordered paid directly to **SANDRA GUERRA'S** attorney, who may enforce the Judgment in the attorney's own name. **SANDRA GUERRA** requests post-judgment interest as allowed by law.

**4. Prayer**

**WHEREFORE, PREMISES CONSIDERED, SANDRA GUERRA** prays that any relief requested by **RODRIGO DAVID CANTU** in his *Motion for Enforcement of Possession or Access* be denied and that the Court award all reasonable attorney's fees, expenses, costs, and interest to **SANDRA GUERRA** as requested above.

**SANDRA GUERRA** prays for such other and further relief, both legal and equitable, to which she may show herself to be justly entitled.

Respectfully submitted,

**TINA TORRES, PLLC**  
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*Tina Torres*

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By: Tina Torres  
TX Bar Card No. 00797562  
Attorney for **SANDRA GUERRA**

**CERTIFICATE OF SERVICE**

In accordance with the Texas Rules of Civil Procedure, I hereby certify that on this 11th day of June 2018, I provided a copy of the attached *Answer* to the following counsel of record:

William R. Metz  
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Attorney for **RODRIGO DAVID CANTU**.

\_\_\_\_\_ Hand Delivery  
\_\_\_\_\_ Facsimile  
\_\_\_\_\_ CM, RRR  
\_\_\_X\_\_\_ e-Service & e-Mail

**TINA TORRES, PLLC**

*Tina Torres*

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By: Tina Torres  
TX Bar Card No. 00797562  
Attorney for **SANDRA GUERRA**